waters known as Koenig's mill pond in sections seven, eight, seventeen and eighteen of township nine north, of range six east, town of Prairie du Sac, and Mirror lake, in Sauk county; Pickerel and Rolling Stone lakes in Forest county; Twin lakes, in the town of Lincoln, and Pike lake in Polk county; Spring lake in Ozaukee and Sheboygan counties; any lake in the county of Langlade, any lakes in the counties of Portage and Marquette, except in Buffalo lake. The bag limit for cisco in any lake in Waukesha county shall be twenty-five each day. No person shall set, use or operate any fyke net or drop net in any waters within two miles from the shore line of Door county, excepting in that portion south of Limekiln bluff. There shall be a close season for large and small-mouthed black bass from March first to June twentieth in Sturgeon bay and Sawyer's harbor in Door county. The provisions of subsection (3) of section 29.14 shall not apply to Door county. During the years of 1927 and 1928 no person shall take, catch or kill fish of any variety through the ice in Balsam lake, Polk county, nor in Lost lake, in Dodge county.

SECTION 2. A new subsection is added to section 29.28 of the statutes to read: (29.28) (4) Any person may fish through the ice in Rock river and lake Sinnissippi in Dodge county, between sunrise and sunset, for carp and suckers, with the use of dip nets only, of not more than eight feet in diameter with a mesh of not less than three inches, which shall be removed from the water at sunset; provided, that any person may spear carp and suckers in Beaver Dam lake between sunrise and sunset.

Section 3. This act shall take effect upon passage and publication.

Approved May 15, 1929.

No. 157, A.]

[Published May 17, 1929.

CHAPTER 103.

AN ACT to amend paragraphs (a) and (b) of subsection (2) of section 20.33 and subsection (3) of section 41.16 of the statutes, relating to vocational education.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. Paragraphs (a) and (b) of subsection (2) of section 20.33 and subsection (3) of section 41.16 of the statutes

are amended to read: (20.33) (2) (a) On the first day of July in each year the secretary of the local board of * * * vocational education of each city, town, or village maintaining such a school or schools shall report to the state board of vocational education the cost of maintaining the same; the character of the work done; the number, names, and qualifications of the teachers employed; and such other information as may be required by the said board.

- (b) If it appears from such report that such school or schools have been maintained pursuant to law, in a manner satisfactory to the state board of vocational education, the said board shall certify to the secretary of state, in favor of the several local boards of * * vocational education, amounts equal to one-half the amount actually expended for salaries for instruction and supervision; but not to exceed, exclusive of federal aid in any one year, thirty thousand dollars for any city of the first class, or fifteen thousand dollars for any other city, town or village. If the aggregate of such amounts exceeds the available funds of this appropriation, the state board of vocational education shall deduct from each an equal proportion so as to reduce their aggregate to the amount of the available funds.
- (41.16) (3) Whenever the local board of vocational education in any city of the first class shall deem it necessary to erect, or to make additions to buildings, or to purchase sites or additions to sites. and a natatorium or natatoria in connection therewith, whenever directed by the common council to erect a natatoria as a part of such buildings, said board may inform the council of the amount of funds needed for one or more of said purposes. and request said council to issue vocational school bonds for any of said purposes, or any two or more of said purposes combined, and said council may cause vocational school bonds to be issued for any of said purposes or any two or more of said purposes combined, in the same manner as other bonds are issued in such city. Whenever bonds are issued for any two of said purposes combined, the local board may apply the proceeds to any of the purposes for which said bonds were issued in any proportion it deems necessary; provided, that whenever a natatorium shall be erected in connection therewith as herein provided, the maintenance cost of such natatorium shall be paid by the local board and the city in such proportions as shall be agreed upon by the common council and the local board, or if they cannot agree

then each shall pay fifty per cent thereof. The comptroller of such city shall annually set aside, out of any taxes collected in such city for * * a vocational fund, a sufficient sum to pay the principal and interest which may become due on any of said bonds in the year for which such taxes are collected; if the local board shall neglect to report a sufficient amount required by it for the next fiscal year to pay the principal and interest on said bond each year, the common council of such city shall nevertheless levy a sufficient tax for such purpose. It shall not be necessary for such city to comply with the provisions of chapter 65 of the statutes in making the first two bond issues, but all subsequent bond issues shall be subject to the provisions of said chapter.

Section 2. This act shall take effect upon passage and publication.

Approved May 15, 1929.

No. 207, A.]

[Published May 17, 1929.

CHAPTER 104.

AN ACT to amend subsection (6) of section 20.15 of the statutes, relating to appropriation to the American Legion for the annual encampment.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. Subsection (6) of section 20.15 of the statutes is amended to read: (20.15) (6) To the Wisconsin department of the American Legion, annually, beginning July 1, 1927, one thousand dollars, for necessary expenses of the annual encampment thereof, to be expended only upon the certification by the commander * * of the legion post which conducts such encampment to the secretary of state.

Section 2. This act shall take effect upon passage and publication.

Approved May 15, 1929.